

inspection while the offender was driving a vehicle without being authorized to do so, as he did not have a valid driver's license. That is, violation of Law 22, Art. 3.23 of the PR Vehicle and Transit Law. The offender also violated Law 22, Art. 7.02(a), driving under the influence of alcohol. As a corrective measure, the offender immediately obtained a valid driver's license and the first violation was dismissed. He was ordered to submit himself to a psychological evaluation to determine if he needs to participate of an alcohol abuse treatment program. He commenced this process on April 19, 2007. As of this date, no other sanctions or penalties have been ordered. Since Mr. Matos had been in compliance with his supervision conditions until this event, we are respectfully requesting that no further adverse action be taken.

WHEREFORE, I declare under a penalty of perjury that the foregoing is true and correct. In light of the aforementioned, it is respectfully requested that, unless ruled otherwise, a written reprimand be issued to the offender and that his supervised release term be allowed to terminate as originally imposed.

In San Juan, Puerto Rico, this 20th day of April 2007.

Respectfully submitted,

EUSTAQUIO BABILONIA, CHIEF
U.S. PROBATION OFFICER

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YVO/